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14		G	
15	Attorneys for Defendant and Third-Party Pla Reach Media Group, LLC	Hun	
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRI	CT OF CALIFORNIA E DIVISION	
18	SAN 9001		
19	DAVID TRINDADE , individually and on behalf of all others similarly situated,	Case No. 5:12-cv-04759 (PSG)	
20	Plaintiff,	STIPULATION TO EXTEND THE	
21	V.	DEADLINE TO RESPOND TO THIRD- PARTY COMPLAINT	
22		TARTI OOMI LAMI	
23	REACH MEDIA GROUP, LLC, a Delaware limited liability company,		
24	Defendant,		
25			
26			
27			
28			
	Case No. 5:12-cv-04759 (PSG)	STIP. TO EXTEND DEADLINE TO RESPOND	

TO THIRD-PARTY COMPLAINT

REACH MEDIA GROUP, LLC, a Delaware limited liability company,

Third-Party Plaintiff,

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RYAN LENAHAN, an individual, KYLE **DANNA**, an individual, and **EAGLE WEB ASSETS INC.**, a corporation,

Third-Party Defendants.

WHEREAS, Third-Party Defendant Ryan Lenahan was subserved with a copy of the summons and third-party complaint of Reach Media Group, LLC ("Reach Media") on December 3, 2012. Service of the third-party complaint on Lenahan was completed on December 13, 2012, making his response to the third-party complaint due on January 3, 2013:

WHEREAS, Third-Party Defendant Kyle Danna was personally served with a copy of the summons and third-party complaint of Reach Media on November 21, 2012, making his response to the third-party complaint due on December 12, 2012;

WHEREAS, Third-Party Defendants Lenahan and Danna have retained Kronenberger Rosenfeld, LLP to represent them in this matter;

WHEREAS, the law firm of Kronenberger Rosenfeld, LLP is, by this stipulation, specially appearing on behalf of Third-Party Defendant Danna, as he may file a motion to dismiss for lack of personal jurisdiction;

WHEREAS, the Third-Party Defendants Lenahan and Danna and Third-Party Plaintiff Reach Media have agreed to extend the time for Lenahan and Danna to respond to the third-party complaint;

WHEREAS, in the interest of the judicial economy and the preservation of resources for the Court and all parties, Lenahan and Danna request a response date that is co-extensive with one another;

Case No. 5:12-cv-04759 (PSG)

STIP. TO EXTEND DEADLINE TO RESPOND TO THIRD-PARTY COMPLAINT

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WHEREAS, Reach Media stipulates to an extension of Lenahan and Danna's
response dates to the third-party complaint to January 11, 2013.
IT IS HEREBY STIPULATED AND AGREED pursuant to Civil Local Rule 6-1(a)
by and between Third-Party Plaintiff Reach Media Group, LLC and Third-Party
Defendants Ryan Lenahan and Kyle Danna, through their counsel of record that:
1. Third-Party Defendants Ryan Lenahan and Kyle Danna shall have unti
January 11, 2013 to respond to Third-Party Plaintiff's complaint pursuant to Civil Loca

IT IS SO STIPULATED.

Rule 6-1(a).

DATED: December 12, 2012 KRONENBERGER ROSENFELD, LLP

> By: <u>s/Karl S. Kronenberger</u> Karl S. Kronenberger

Attorneys specially appearing for Third-Party Defendants Ryan Lenahan and Kyle Danna

DATED: December 12, 2012 **DLA PIPER LLP**

> By: <u>s/Vishali Singal</u> Vishali Singal

Attorneys for Third-Party Plaintiff Reach Media Group, LLC

Pursuant to General Order No. 45, Part X.B, the filer hereby attests that concurrence in the filing of this document has been obtained from each of the other signatories, which shall serve in lieu of their signatures on the document.

6 Respectfully Submitted,

DATED: December 12, 2012 KRONENBERGER ROSENFELD, LLP

By: <u>s/Karl S. Kronenberger</u>
Karl S. Kronenberger

Attorneys specially appearing for Third-Party Defendants Ryan Lenahan and Kyle Danna



Case No. 5:12-cv-04759 (PSG)